1	NOSRATILAW A PROFESSIONAL LAW CORPORATION	
2	Omid Nosrati, Esq. (SBN 216350)	
3	Rene Maldonado, Esq. (SBN 289739)	
	Victoria Felder, Esq. (SBN 304894) 1801 Century Park East, Ste. 840	
4	Los Angeles, California 90067	
5	Telephone: (310) 553-5630 Facsimile: (310) 553-5691	
6	Email: omid@nosratilaw.com Email: rene@nosratilaw.com	
7	Email: victoria.felder@nosratilaw.com	
8	Attorneys for Plaintiff, NICHOLAS PAUL NEWBOULD	
9	GORDON REES SCULLY MANSUKHANI,	LLP
10	Marcue Isom Fitzsimmons, Esq. (SBN 226906 Joy Jaeger Ehlers, Esq. (SBN 232637)	
11	275 Battery Street, Suite 2000 San Francisco, CA 94111	
12	Telephone: (415) 986-5900 Facsimile: (415) 986-8054	
13	Email: misom@grsm.com Email: jehlers@grsm.com	
14 15	Attorneys for Defendant, SOUTHWEST AIRLINES CO.	
16	LINITED STATE	SS DISTRAIT COURT
17	UNITED STATES DISTRCIT COURT	
18	CENTRAL DISTRICT OF CALIFORNIA	
19	NICHOLAS PAUL NEWBOULD, an Individual,	Case No. 2:22-cv-07190-JAK-MRW
20	individual,	NOTICE OF SETTLEMENT AND JOINT
21	Plaintiff,	STIPULATION TO SET ASIDE INFORMAL VIDEO CONFERENCE
22	vs.	
23	SOUTHWEST AIRLINES CO., a Texas	Complaint Filed: August 26, 2022 Trial: Not Set
24	corporation; JORDAN LACOVELLA, an individual; and DOES 1-10, inclusive.	Tital. Not Set
25		
	Defendants.	
26		
27		
28		
_		

2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1

Plaintiff Nicholas Paul Newbould ("Plaintiff") and Defendant Southwest Airlines Co. and
Defendant Jordan Lacovella ("Defendants") (collectively, the "Parties") hereby enter into this
Stipulation and Request for Entry of Order to Set Aside Informal Video Conference In Participation
of Upcoming Settlement Proceedings with reference to the following facts:
WHEREAS, on April 25, 2023 this court issued a minute order referring this case to
Magistrate Judge Wilner for settlement proceedings.
WHEREAS, in order to efficiently prepare for the settlement conference by the deadline that
the district judge ordered, Judge Wilner set up an informal video conference for May 4, 2023 at 10
a.m.
WHEREAS, on May 1, 2023, the parties attended successful private mediation with Hon. Jan
M. Adler, and the case was settled in principle.
NOW WHEREFORE, good case appearing, the Parties, by and through their respective
counsel of records, hereby stipulate and respectfully request the Court to set aside the informal video
conference in preparation for the settlement conference currently set for May 4, 2023 at 10 a.m.
All signatories listed, and on whose behalf the filing is submitted, including those below,
concur in the filing's content and have authorized the filing.
Dated: May 2, 2023
N O S R A T I L A W A PROFESSIONAL LAW CORPORATION
By: <u>/s/ Omid Nosrati</u> Omid Nosrati, Esq.
Rene Maldonado, Esq.
Victoria Felder, Esq. Attorneys for Plaintiff,
NICHOLAS PAUL NEWBOULD
Dated: May 2, 2023
GORDON REES SCULLY MANSUKHANI, LLP
By: /s/ Marcie Fitzsimmons
Marcie Isom Fitzsimmons, Esq. Joy Jaeger Ehlers, Esq.
Attorneys for Defendant, SOUTHWEST AIRLINES CO.